# AN ORDINANCE 2006-02-16-0233

ACCEPTING THE LOWEST RESPONSIVE BID, APPROPRIATING FUNDS, AND AWARDING A CONSTRUCTION CONTRACT IN THE AMOUNT OF \$2,995,811.70 PAYABLE TO CAPITAL EXCAVATION CO.; **PROJECT** CONTINGENCY, **AUTHORIZING** \$253,890.57 **FOR AUTHORIZING \$195,495.74 FOR CAPITAL ADMINISTRATION COST** AND \$2,000.00 FOR ADVERTISING EXPENSES, FOR A TOTAL AMOUNT OF \$3,447,198.01, \$433,660.00 OF WHICH TO BE REIMBURSED BY SAN ANTONIO WATER SYSTEMS (SAWS) AND \$23,246.00 OF WHICH TO BE REIMBURSED BY CITY PUBLIC SERVICE ENERGY (CPS ENERGY) IN CONNECTION WITH THE HENDERSON PASS LOW WATER CROSSING PROJECT, FROM 2003-2007 STORM WATER REVENUE BOND FUNDS, LOCATED IN DISTRICT 9.

WHEREAS, bids were submitted in connection with the Henderson Pass Low Water Crossing Project located in District 9; and

WHEREAS, this Ordinance accepts the lowest responsive bid submitted by Capital Excavation Co. in the amount of \$2,995,811.70 for the Henderson Pass Low Water Crossing Project, authorizes \$253,890.57 for project contingency, \$195,495.74 for capital administration cost, and \$2,000.00 for advertising expenses; and

WHEREAS, this Project provides for the construction of a bridge that will accommodate two lanes of traffic in each direction with sidewalk for pedestrian traffic and street approaches on Henderson Pass over Lorence Creek, as well as, a bicycle path under the bridge and necessary re-grading of the existing channel; and

WHEREAS, City Public Service will reimburse the City for \$23,246.00 and the San Antonio Water System Board will reimburse the City \$433,660.00 of the cost of relocation/replacement of their sanitary sewer and water facilities associated with this Project; and

WHEREAS, approval of this Ordinance will be a continuation of City Council policy to construct previously approved 2003-2007 Storm Water Revenue Bond funded Capital Improvement Projects, NOW THEREFORE;

#### BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF SAN ANTONIO:

**SECTION 1.** The lowest responsive bid of **Capital Excavation Co.** in the amount of \$2,995,811.70 in connection with the Henderson Pass Low Water Crossing Project is hereby accepted. All other bids will be considered rejected upon the execution of a contract by the successful bidder and the deposit of all required bonds and insurance certificates or the expiration of ninety (90) days from the effective date hereof, whichever occurs first.

**SECTION 2.** The City Manager or her designee is hereby authorized to execute a standard form contract covering said project, a copy which is in substantially the same form as **Attachment I** is incorporated herein for all purposes.

#### **SECTION 3.** The following financial adjustments are hereby approved:

- a) The amount of \$2,990,292.01 is appropriated in fund 48003000, 2003 Stormwater Revenue Bonds, WBS RB-00078-01-01-42, GL account 6102100 Interfund Transfer out entitled Transfer to 23-00129-90-06. The amount of \$2,990,292.01 is authorized to be transferred to fund 48099000.
- b) The budget in fund 48099000, Project Definition 23-00129, Henderson Pass Low Water Crossing (Lorence Creek), shall be revised by increasing WBS element 23-00129-90-06, entitled Trf Fr WBS RB-00078-01-01-42, GL account 6101100 Interfund Transfer In, by the amount of \$2,990,292.01.
- c) Funds are authorized to be received from SAWS, to fund 48099000, Project Definition 23-00129, Henderson Pass Low Water Crossing (Lorence Creek), shall be revised by increasing WBS element 23-00129-90-01, entitled SAWS Reimbursement, SAP GL Account 4502280 Contribution from other Agencies, by the amount of \$433,660.00.
- d) Funds are authorized to be received from CPS, to fund 48099000, Project Definition 23-00129, Henderson Pass Low Water Crossing (Lorence Creek), shall be revised by increasing WBS element 23-00129-90-02, entitled CPS Reimbursement, SAP GL Account 4502280 Contribution from other Agencies, by the amount of \$23,246.00.
- e) The amount of \$2,538,905.70 is appropriated in Fund 48099000 Project Definition 23-00129 Henderson Pass Low Water Crossing (Lorence Creek) WBS element 23-00129-05-02-01 is authorized to be encumbered and made payable to Capital Excavation Co.
- f) The amount of \$355,603.00 is appropriated in Fund 48099000 Project Definition 23-00129 Henderson Pass Low Water Crossing (Lorence Creek) WBS element 23-00129-05-02-02-02 is authorized to be encumbered and made payable to Capital Excavation Co.
- g) The amount of \$78,057.00 is appropriated in Fund 48099000 Project Definition 23-00129 Henderson Pass Low Water Crossing (Lorence Creek) WBS element 23-00129-05-02-02-01 is authorized to be encumbered and made payable to Capital Excavation Co.
- h) The amount of \$23,246.00 is appropriated in Fund 48099000 Project Definition 23-00129 Henderson Pass Low Water Crossing (Lorence Creek) WBS element 23-00129-05-02-03 is authorized to be encumbered and made payable to Capital Excavation Co.
- i) The budget in Fund 48099000, Municipal Drainage Capital Projects, Project Definition 23-00129 Henderson Pass Low Water Crossing (Lorence Creek), shall be revised by increasing WBS element 23-00129-05-06, entitled Project Contingency, in the amount of \$253,890.57.

- j) The budget in Fund 48099000, Municipal Drainage Capital Projects, Project Definition 23-00129 Henderson Pass Low Water Crossing (Lorence Creek), shall be revised by increasing WBS element 23-00129-05-01, entitled Advertise, in the amount of \$2,000.00.
- k) The budget in Fund 48099000, Municipal Drainage Capital Projects, Project Definition 23-00129 Henderson Pass Low Water Crossing (Lorence Creek), shall be revised by increasing WBS element 23-00129-05-04, entitled Capital Administration Cost, in the amount of \$195,495.74.

**SECTION 4.** The financial allocations in this Ordinance are subject to approval by the Director of Finance, City of San Antonio. The Director of Finance may, subject to concurrence by the City Manager or the City Manager's designee, correct allocation to specific SAP Fund Numbers, SAP Project Definitions, SAP WBS Elements, SAP Internal Orders, SAP Fund Centers, SAP Cost Centers, SAP Functional Areas, SAP Funds Reservation Document Numbers, and SAP GL Accounts as necessary to carry out the purpose of this Ordinance.

**SECTION 5.** This ordinance shall take effect on the 26th day of February, 2006.

City Attorney

PASSED AND APPROVED this 16th day of February, 2006.

PHIL HARDBERGER

ATTEST:

City Clerk

APPROVED AS TO FORM:

## **Agenda Voting Results**

Name:

6.

Date:

02/16/06

Time:

11:43:25 AM

**Vote Type:** 

Multiple selection

**Description:** An Ordinance accepting the lowest responsive bid, appropriating funds, and awarding a construction contract in the amount of \$2,995,811.70 payable to Capital Excavation Co.; authorizing \$253,890.57 for project contingency, authorizing \$195,495.74 for capital administration cost and \$2,000.00 for advertising expenses, for a total amount of \$3,447,198.01, \$433,660.00 of which to be reimbursed by San Antonio Water Systems (SAWS) and \$23,246.00 of which to be reimbursed by City Public Service Energy (CPS Energy) in connection with the Henderson Pass Low Water Crossing Project, from 2003-2007 Storm Water Revenue Bond Funds, located in District 9. [Presented by Thomas Wendorf, Director, Public Works; Jelynne LeBlanc Burley, Deputy City Manager]

Voter	Group	Status	Yes	No	Abstain
ROGER O. FLORES	DISTRICT 1		х		
SHEILA D. MCNEIL	DISTRICT 2		X gz		
ROLAND GUTIERREZ	DISTRICT 3		x /		
RICHARD PEREZ	DISTRICT 4		х		
PATTI RADLE	DISTRICT 5		х		
DELICIA HERRERA	DISTRICT 6		х		
ELENA K. GUAJARDO	DISTRICT 7		х		
ART A. HALL	DISTRICT 8		х		
KEVIN A. WOLFF	DISTRICT 9		х		
CHIP HAASS	DISTRICT_10		x		
MAYOR PHIL HARDBERGER	MAYOR	Not present			

#### THE CITY OF SAN ANTONIO

#### CALENDAR DAY CONTRACT

THIS AGREEMENT made the	_day ofin the	he year TWO THOUSAND SIX (2006) by and
between CAPITAL EXCAVATION COM	IPANY., hereinafter called the	"Contractor", and the City of San Antonio, Texas,
hereinafter called the "City or the "Owner".		
WITNESSETH, that the Contractor and the	Owner for the consideration here	einafter named agree as follows:
Article 1. Scope of the Work - The Contract Documents and more specifically described		s and perform all the Work called for in the Contract r the Project entitled:
HENDE	RSON PASS BRIDGE AT LO	RENCE CREEK
Prepared bySTRUCTURAL ENGINE Contract Documents entitled, the Project De		, acting as, and in these
Article 2. Time of Completion - The Contractor shall begin Work at the job site within seven (7) calendar days after the date of the Owner's written Authorization to Proceed issued by the Owner's Representative. The Work to be performed under this Agreement is to be completed by Contractor in <a href="THREE HUNDRED AND SIXTY-FIVE">THREE HUNDRED AND SIXTY-FIVE</a> (365) Calendar Days. For each Calendar Days that any Work is not completed after the expiration of Calendar Days stated above, plus any Extended Calendar Days granted by Owner in accordance with the Contract Documents, the sum as shown in the table below will be deducted from the money due or to become due the Contractor, not as a penalty, but as mutually agreed to liquidated damages and added expense for Owner Contract administration, not otherwise susceptible to exact determination by Owner and Contractor prior to the execution of this Agreement.		
Amount of C	Contract	Liquidated Damages per Day
\$1,000,001 or Ov	er	\$700.00

\$ 750,001 to \$1,000,000

\$ 500,001 to \$ 750,000

\$ 250,001 to \$ 500,000

\$ 100,001 to \$ 250,000

\$ 50,001 to \$ 100,000

1 to \$ 50,000

Attachment I

\$600.00

\$500.00

\$400.00

\$300.00

\$200.00

\$100.00

 Article 3. The Contract Sum - The Owner shall pay the Contractor for the proper performance of the Contract, subject to additions and deduction provided therein, the Contract sum of:

## Materials and Services: <u>TWO MILLION, NINE HUNDRED NINTY-FIVE THOUSAND, EIGHT HUNDRED ELEVEN</u> DOLLARS AND SEVENTY CENTS, (\$2,995,811.70).

Article 4. Partial Payment - Each month, the Owner shall make a progress payment as approved by the Owner's Representative in accordance with Article VII of the General Conditions.

Article 5. Acceptance and Final Payment - Final Payment shall be due on final Owner acceptance of the Project Work, provided the Contract has been completed by Contractor as provided in Article IX of the General Conditions.

Before issuance of the final payment, the Contractor shall submit an affidavit and reasonable additional supporting evidence if required, as satisfactory to the Director of Finance, City of San Antonio, that all labor payrolls, construction materials and supply bills, subcontractors, and other indebtedness connected with the Work have been paid in full, or that an outstanding debt is being disputed and that the corporate surety or its agent is processing the outstanding claim and is willing to defend and/or indemnify the City should the City make final Contract payment.

Article 6. The Contract Documents - This Calendar Day Contract (Standard Form) the General Conditions, Special Conditions, Supplemental Conditions, Specifications, Addenda, Completed Bid Proposal Form, Invitation For Bids, Instructions to Bidders, Plans, Field Directives, Field Alterations, and Payment, Performance and Extended Warranty Bonds, form the Contract Documents and they are as fully a part of this Agreement as if hereto attached or herein repeated.

IN WITNESS WHEREOF, said City of San Antonio has lawfully caused these presents to be executed by the City Manager of said City, and the corporate seal of said City to be hereunto affixed and this instrument to be attested to by the City Clerk;

DONE at San Antonio, Texas, on the day and year first written above.

	CITY OF SAN ANTONIO	
	By:  City Manager	<del> </del>
ATTEST:		
City Clerk		

IN WITNESS WHEREOF, said Contractor has thoroughly read and understands this Agreement and the Contract Documents and the nature of this legal commitment and lawfully caused these presents to be executed by Contractor's legally authorized representative and does hereby deliver this legally binding instrument;

DONE at San Antonio, Texas, on the day and year first written above.

(Seal if Agreement is with Corporation)		CAPITAL EXCAVATION COMPANY Contractor	
ATTEST:	BY:	Gary Botkin, Vice President	
Secretary			
STATE OF TEXAS }			
COUNTY OF BEXAR }			
by		day of of	a
	on be	chalf of said	
	NOTA	RY PUBLIC in and for the State of TEXAS	
	11011	are 1 o b b in and for the state of 1 b x 2 t s	
	NOTA	RY'S PRINTED SIGNATURE	
	MY C	OMMISSION EXPIRES:	

#### PAYMENT BOND

STATE OF TEXAS } COUNTY OF BEXAR } CITY OF SAN ANTONIO }	y these presents:
That we CAPITAL EXCAVATION COMPANY, acting	by and through GARY BOTKIN, VICE PRESIDENT,
as Principal, and	
as Sureties, do hereby acknowledge ourselves San Antonio, a municipal corporation of the County of Bexa of which sum well and truly to be made in and unto said C heirs, executors, administrators, assigns, and successors, join	r and State of Texas in the sum of \$2,995,811.70 for payment ity of San Antonio, we do hereby bind and obligate ourselves, our
1. THE CONDITIONS OF THIS BOND, HOWEVER, AR	E SUCH THAT WHEREAS, the said
CAPITAL EXCA	AVATION COMPANY
	s this day make and enter into a certain contract in writing with said said City of certain structures, work and improvements generally
	IDGE AT LORENCE CREEK
entered into covenants and agreements to promptly pay all p	tters and things in connection with said work, and, interalia, therein ersons supplying labor, materials and services in the prosecution of described in said contract and its included instruments which are
supplying labor and materials in the prosecution of the wo modifications of said contract that may hereafter be made, then this obligation shall be and become null and void, but of understood and agreed that this bond shall be a continuous party hereto, and each and all sureties hereon, and that succ this bond until the full amount thereof shall have been exhau- manner released or diminished by any changes in the work w	ty to this obligation shall promptly make payment to all persons ork provided for in said contract, and any and all duly authorized notice of which modifications to the surety being hereby waived, otherwise to remain in full force and effect: and it is hereby further obligation against the principal and each member of said principal essive recoveries may be had thereon for each and every breach of sted; and the liability of the sureties on this bond shall not be in any which may be authorized or directed by the City, nor by the exercise remedy provided by the contract or specifications or by any law or
	pursuant to Chapter 2253 of the Texas Government Code, and that persons supplying labor and materials in the prosecution of said
5. IN TESTIMONY WHEREOF, witness our hands and t A.D. 2006.	he seal of any incorporated surety hereon thisday of
6. The foregoing bond is approved and accepted	CAPITAL EXCAVATION COMPANY
this, 2006	Gary Botkin, Vice President
City Manager	Surety
(SEAL)	Ву:
	Address of Surety for Service Purposes

### PERFORMANCE BOND

COUNTY OF BEXAR }	Know all men by	these presents:
CITY OF SAN ANTONIO }		
That we CAPITAL EXCAVATION	COMPANY, acting by	and through GARY BOTKIN, VICE PRESIDENT
as Principal, and		
San Antonio, a municipal corporation	n of the County of Bexare in and unto said City of	to be held and firmly bound unto the City of r and State of Texas in the sum of \$2,995,811.70 for payment of f San Antonio, we do hereby bind and obligate ourselves, our heirs, severally:
1. THE CONDITIONS OF THIS BO	OND, HOWEVER, ARE	SUCH THAT WHEREAS, the said
	CAPITAL EXCA	AVATION COMPANY
		s this day make and enter into a certain contract in writing with said r said City of certain structures, work and improvements generally
	HENDERSON PASS	S AT LORENCE CREEK
		natters and things in connection with said work; all as more fully are expressly made a part of this obligation.
structures, work and improvements undertakings and provisions of said same relate to or are incident to the this obligation shall be and become understood and agreed that this bone party hereto, and each and all sureties bond until the full amount thereof si manner released or diminished by an	s, and shall observe, por contract and all includer construction and comple e null and void, but other d shall be a continuous of s hereon, and that success hall have been exhausted by changes in the work w	ty to this obligation shall faithfully construct and complete said erform and comply with all the terms, conditions, stipulations, d instruments, according to their intent and purpose insofar as the tion of said structures, work and improvements then and thereupon erwise to remain in full force and effect; and it is hereby further obligation against the principal and each member of said principal sive recoveries may be had hereon for each and every breach of this d; and the liability of the sureties on this bond shall not be in any thich may be authorized or directed by the City, nor by the exercise remedy provided by the contract or specifications or by any law or
4. IN TESTIMONY WHEREOF,	witness our hands and th	e seal of any incorporated surety hereon this
day of	A.D. 20	006.
5. The foregoing bond is approved	l and accepted	CAPITAL EXCAVATION COMPANY
this day of	, 2006.	
		By: Gary Botkin, Vice President
	<del></del>	
City Manager		
		Surety
(SEAL)		·
		By:
		Address of Surety for Service Purposes